

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

**IN RE NAMENDA INDIRECT  
PURCHASER ANTITRUST LITIGATION**

**Case No. 1:15-CV-06549-CM-RWL**

**PLAINTIFF CLASS' NOTICE OF MOTION AND MOTION *IN LIMINE*  
NO. 14 TO EXCLUDE MENTION OF DOUBLE AND TREBLE DAMAGES, ATTORNEYS  
FEES, OR COSTS**

**PLEASE TAKE NOTICE** that the Plaintiff Class respectfully moves this Court *in limine* to bar any mention of the Plaintiff Class' right to recover double or treble damages, attorneys' fees, or costs in the event of a judgment in their favor. The motion is brought pursuant to the Federal Rules of Evidence. It is based upon this Notice of Motion and the accompanying Memorandum of Law in Support of the Plaintiff Class' Motion *in Limine* No. 14 To Exclude Mention Of Double And Treble Damages, Attorneys Fees, Or Costs.

Dated: October 29, 2021

Respectfully submitted:

/s/ Marvin A. Miller

Marvin A. Miller

Lori A. Fanning

Matthew E. Van Tine

**MILLER LAW LLC**

115 South LaSalle Street, Suite 2910

Chicago, IL 60603

Tel: (312) 332-3400

mmiller@millerlawllc.com

lfanning@millerlawllc.com

mvantine@millerlawllc.com

Peter Safirstein

Elizabeth Metcalf

**SAFIRSTEIN METCALF LLP**

1345 Avenue of the Americas, 2nd Floor

New York, NY 10105

Tel: (212) 201-2845

psafirstein@safirsteinmetcalf.com

emetcalf@safirsteinmetcalf.com

***Co-Lead Counsel for the Plaintiff and the Plaintiff Class***

Lloyd Constantine

Ankur Kapoor

Ethan E. Litwin

**CONSTANTINE CANNON LLP**

335 Madison Avenue

New York, NY 10017

Tel: (212) 350-2700

[lconstantine@constantinecannon.com](mailto:lconstantine@constantinecannon.com)

[akapoor@constantinecannon.com](mailto:akapoor@constantinecannon.com)

[elitwin@constantinecannon.com](mailto:elitwin@constantinecannon.com)

***Counsel for Plaintiff and the Plaintiff Class***